AGILENT TECHNOLOGIES, INC. Legal Department, DL429 Intellectual Property Administration P. O. Box 7599 Lovoland, Colorado 80537-0599

PATENT APPLICATION

ATTORNEY DOCKET NO. 10003512-1

IN THE

UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): William D. Fisher

Serial No.: 09/771,092

Examiner: Gordon, Brian R.

Filing Date: 01/26/2001

Group Art Unit: 1743

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FEB 2 5 2004

Title:

Fluid Drop Dispensing

COMMISSIONER FOR PATENTS PO Box 1450

Alexandria, VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Sir:

Transmitted	herewith	is/are th	ne	following	in	the	above	-identified	application:
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Response/Amendment ()

Petition to extend time to respond

() New fee as calculated below

Supplemental Declaration

() No additional fee (Address envelope to "Moil stop Non-Fee Amendments")

Other: Interview Summary (X)

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o to Deposit Account 50-1078. At any time during the pendency of this application, please charge any fees required or credit any overpayment to Deposit Account 50-1078 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 50-1078 under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this sheet is enclosed.

I bureby cortify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below. (703) 872 - 930 C

Date of Facsimile: 02/25/2004

Typed Name: Martha Cipteros

Respectfully submitted,

William D. Fisher

Susan Tall for Gordon Stewart

Attorney/Agent for Applicant(s)

Reg. No. 52,272

Date: 02/25/2004

	CERTIF	FICATE OF LACEIMH E TRANSM	ISSION		
I hereby certify that this P.O. Box 1450 Alexand	s correspondence is being the VA 22313-1450 on	ng facsimile filed under 37 C.F. this date: Petrua:y 25, 2004	.R. §§ 1.6(d) and 1.8(a)(1)(b) addressed to: Facsimile No.: (703) 872-9306		
Typed or Printed Name	Martha Cisneros				
Signature	May	B.6355	Date 2/25/2005		
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INTERVIEW SUMMARY Address to: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450		Attorney Docket	10003512-1		
		First Named Inventor	Fisher, William D.		
		Confugation Number	7692		
		Application Number	09/771,092		
		Filing Date	January 26, 2001		
		Group Act Unit	1743		
4 200/17/10/20/20/20/20/20/20/20/20/20/20/20/20/20	11 22010 1 100	Examiner Name	Gordon, Brian R.		
		Title	Fluid Drop Dispensing		

Dear Sir:

This Interview Summary sets forth the substance of a telephonic interview held between Examiner Brian Gordon and Applicants' representative Susan Tall on December 18, 2003. Also in attendance were Examiner Jill Warden and Applicants' representative Bret Field.

Examiner Gordon and Ms. Tall discussed the Kutami et al. reference. Specifically, Ms. Tall explained to Examiner Gordon that the external pressure applying mechanism of the device of Kutami et al. was a substitute for an internal ejector, such as the thermal resistor element shown in the prior art device of FIGS. 3A-3E. As such, it was explained to Examiner Gordon that there is no motivation to modify Kutami et al. to have both an ejector in the chamber and an external pressure applying mechanism in the same device. Examiner Gordon agreed that there is no motivation to modify the Kutami et al. device to include an internal ejector because the pressure applying mechanism of the Kutami et al. device is a substitute for an internal ejector. Examiner Gordon indicated that the rejection of Claims 1-12, 27-30 and 35-40 under 35 U.S.C. § 103(a) based on this reference would be withdrawn in view of this discussion and that the case would be in form for allowance.

Applicants note that a response to the final Office. Action was filed by Applicants by facsimile on December 18, 2003. In this response, Applicants noted the agreement reached between Examiner Gordon and Ms. Tall that that there is no motivation to modify the Kutami et al. device to include an internal ejector because the pressure applying mechanism is a substitute for an internal ejector and as such there is no motivation to have both an ejector in the chamber and an external pressure applying

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mechanism. Accordingly, Applicants noted that agreement was reached that the rejection of Claims 1-12, 27-30 and 35-40 under 35 U.S.C. § 103(a) as being unpatentable over Kutami et al. (US 6,132,035) would be withdrawn. The only claim amendments set forth in this response were to amend dependent claims 35 and 36 to further clarify the term "improves" in order to overcome a rejection under 35 U.S.C. § 112, second paragraph.

BOZICEVIC

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Since agreement was reached between Examiner Gordon and Ms. Tall that the rejection of Claims 1-12, 27-30 and 35-40 under 35 U.S.C. § 103(a) would be withdrawn and Claims 35 and 36 have been amended to overcome the rejection under 35 U.S.C. § 112, second paragraph, Applicants respectfully request reconsideration and allowance of the claims.

The Commissioner is hereby authorized to charge any underpayment of fees associated with this communication, including any necessary fees for extensions of time, or credit any overpayment to Deposit Account No. 50-1078.

> Respectfully submitted, BOZICEVIC, PIELD & FRANCIS LLP

Susan Tall

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